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**UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA**

YITZCHOK FRANKEL *et al.*,

## Plaintiffs,

v.

REGENTS OF THE UNIVERSITY OF  
CALIFORNIA *et al.*.

## Defendants.

Case No.: 2:24-cv-4702

**SUPPLEMENTAL  
DECLARATION OF  
ERIC RASSBACH  
IN SUPPORT OF  
PLAINTIFFS' MOTION  
FOR PRELIMINARY  
INJUNCTION**

Date: July 29, 2024

Time: 1:00 p.m.

Courtroom: 7C

Judge: Hon. Mark C. Scarsi

\* admitted *pro hac vice*

1 I, Eric Rassbach, declare and state as follows:

2       1. My name is Eric Rassbach. I am one of the attorneys representing  
3 Plaintiffs in this action. I am submitting this declaration in support of  
4 Plaintiffs' Motion for Preliminary Injunction. I have personal knowledge  
5 of the contents of this declaration.

6       2. Exhibit 1 to this declaration is a true and correct copy of a post  
7 published on April 28, 2024, on the @ACatWithNews X page, also  
8 available at <https://perma.cc/5HDT-6TAH>. It depicts signs posted by  
9 UCLA on campus, one of which states that "University of California  
10 systemwide policy guidance directs UCLA not to request law enforcement  
11 involvement preemptively, and only if absolutely necessary to protect the  
12 physical safety of our campus community."

13       3. Exhibit 2 to this declaration is a true and correct copy of a post  
14 published on April 28, 2024, on the UCLA website, also available at  
15 <https://perma.cc/HN5U-QWXP>. It attributes to Mary Osako, vice  
16 chancellor for UCLA Strategic Communications, a statement that "... we  
17 are following University of California systemwide policy guidance, which  
18 directs us not to request law enforcement involvement preemptively, and  
19 only if absolutely necessary to protect the physical safety of our campus  
20 community."

21       4. Counsel for Plaintiffs became aware of these posts within the last  
22 24 hours.

1 Executed this 27th day of July, 2024.

2 /s/ Eric C. Rassbach

3 Eric C. Rassbach

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